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REMARKS

Examiner Lee called to address a typographical error in Claim 29, Page 19, Line 4. Applicant has accordingly agreed to the correction. Claim 29 represented the allowed subject matter of Claim 23 and inadvertently the last phrase of the cumulative calculation definition was omitted. As can be appreciated, the previous method dependent Claim 23 was indicated allowable.

Applicant had set forth in the Remarks section that a newly drafted Claim 30 was added to represent the allowed subject matter of Claim 11. It is noted that Claim 30 inadvertently was missing from the submitted claims and accordingly new Claim 30 is attached hereto and represents the allowed subject matter of Claim 11 in a method format.

Finally, the Examiner requested comments on Claim 28, Page 17, Line 7 and more particularly on the grammatical correctness of "operable to perform". This language is meant to convey an attribute of the claim element — prohibition ending unit—, namely having the ability to perform packet transmission adjustment under certain conditions when executing the generation of the software that define the prohibiting ending unit in a manner other than the sixth paragraph of 35 USC § 112.

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If there are any further questions with regards to the prosecution of the present application the undersigned attorney can be contacted at the listed telephone number.

I hereby certify that this correspondence is being Very truly yours, transmitted via facsimile to the USPTO at 571-273-8300 on March 6, 2006.

SNELL & WILMER L.L.P.

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Signature

Dated: March 6, 2006

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